

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

WAPP TECH LIMITED PARTNERSHIP and
WAPP TECH CORP.,

Plaintiffs,

v.

BANK OF AMERICA, N.A.,

Defendant.

§
§
§
§
§
§
§
§
§
§
§

Case No. 4:21-cv-00670-ALM

JURY TRIAL DEMANDED

**ORDER GRANTING PLAINTIFFS' AMENDED MOTION FOR PARTIAL SUMMARY
JUDGMENT ON INVALIDITY DEFENSE REGARDING
THE '192, '678, AND '864 PATENTS**

On this day, the Court considered the Amended Motion for Partial Summary Judgment on Invalidity Defense regarding the '192, '678, and '864 Patents filed by Plaintiffs Wapp Tech Limited Partnership and Wapp Tech Corp. (the "Amended Motion"). After considering the Amended Motion, the Response filed by the Defendant, Bank of America, N.A., the applicable law, the evidence, and the pleadings, the Court has determined that the Amended Motion should be granted. Bank of America's invalidity defense is barred by issue preclusion and judicial estoppel.

It is SO ORDERED.